1	LUIS FERNANDO PARRA, ABN 21570	
2	PARRA LAW OFFICES, P.L.L.C. 571 N. Grand Avenue	Motion GRANTED.
3	Nogales, Arizona 85621-1135	Otto a langu
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5	Email: Ifparra@azmxlaw.com	
6	Attorney for Defendant DIEGO PEREZ	
7	UNITED STATES DISTRICT COURT	
8	MIDDLE DISTRICT OF TENNESSE	
9) No. 3:14-cr-00042
10	LINUTED STATES OF ANAERICA)
11	UNITED STATES OF AMERICA,	DEFENDANT PEREZ MOTION TO CONTINUE
12	Plaintiff,) TRIAL AND PLEA DEADLINE.
13	vs.) (DEFENDANT PEREZ 1 ST MOTION)
14	DIEGO PEREZ))
15	Defendant,)
16	Defendant,))
17	It is expected that excludable delay under 18 U.S.C § 3161(h)(3)(B)(8)(A) will occur as	
18	result of this motion or of an order based thereon.	
19	COMES NOW the Defendant, DIEGO PEREZ, by and through counsel undersigned	
20		
21	respectfully moves the Court for a continuance of 60 days of the trial presently set for June 17	
22	2014 at 9:00 a.m. in the above-captioned case for the following reason:	
23	The Continuance is requested in good faith, the plea negotiations are ongoing and	
24	counsel undersigned will need additional time to gather additional pertinent information	
25		
26	regarding the disclosure.	
27	AUSA Lynne T. Ingram has been contacted regarding this motion and has no objectio	
28	thereto.	